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Approved For Release 2003/04/23 : CIA-RDP90-00610R000100160028-0 [Public Law 413-80TH Congress] [CHAPTER 65-2D SESSION] [H. R. 1366] AN ACT To facilitate procurement of supplies and services by the Departments of the Army, the Navy and the Air Force, the Coast Guard, and the National Advisory Committee for Aeronautics, and for other purposes. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act may be cited as the "Armed Services Procurement Act of 1947." SEC. 2. (a) The provisions of this Act shall be applicable to all purchases and contracts for supplies or services made by the Department of the Army, the Department of the Navy, the Department of the Air Force, the United States Coast Guard, and the National Advisory Committee for Aeronautics (each being hereinafter called the agency), for the use of any such agency or otherwise, and to be (b) It is the declared policy of the Congress that a fair proportion of the total purchases and contracts for supplies and services for the Government shall be placed with small business concerns. Whenever it is proposed to make a contract or purchase in excess of \$10,000 by negotiation and without advertising, pursuant to the authority of paragraph (7) or (8) of section 2 (c) of this Act, suitable advance publicity, as determined by the agency head with due regard to the type of supplies involved and other relevant considerations, shall be given for a period of at least fifteen days, wherever practicable, as (c) All purchases and contracts for supplies and services shall be made by advertising, as provided in section 3, except that such purchases and contracts may be negotiated by the agency head without (1) determined to be necessary in the public interest during the period of a national emergency declared by the President or (2) the public exigency will not admit of the delay incident to advertising; (3) the aggregate amount involved does not exceed \$1,000; for personal or professional services; (5) for any service to be rendered by any university. college, or other educational institution; (6) the supplies or services are to be procured and used outside the limits of the United States and its possessions; (7) for medicines or medical supplies; 8) for supplies purchased for authorized resale; (9) for perishable subsistence supplies; (10) for supplies or services for which it is impracticable to secure competition; Approved For Release 2003/04/23 : CIA-RDP90-00610R000

to secure competition, the purchase of all supplies for the use of the various departments and posts of the Army and of the branches of the Army service shall only be made after advertisement, and shall be purchased where the same can be purchased the cheapest, quality and cost of transportation and the interests of the Government considered."

(3) That portion of the Army Appropriation Act approved June 12, 1906 (ch. 3078, 34 Stat. 258; U. S. C., title 10, sec. 1205), relating to "Ordnance Department", which reads as follows: "Hereafter the purchase of supplies and the procurement of services for all branches of the Army service may be made in open market, in the manner common among businessmen, when the aggregate of the amount required does not exceed five hundred dollars; but every such purchase exceeding one hundred dollars shall be promptly reported to the Secretary of War for approval, under such regulations as he may prescribe."

(4) That portion of the Army Appropriation Act, approved May 11, 1908 (ch. 163, 35 Stat. 125; U. S. C., title 10, sec. 1199), relating to "Ordnance Department", which reads as follows: "Whenever proposals are invited for the furnishing of articles of ordnance property, the character of which or the ingredients thereof are of such a nature that the interests of the public service would be injured by publicly divulging them, the Chief of Ordnance is authorized to purchase such articles in such manner as he may deem most economical and efficient."

(5) That portion of the War Department Appropriation Act, approved May 15, 1936 (49 Stat. 1299), relating to "Arms, uniforms, equipment, and so forth, for field service, National Guard", which reads as follows: "Provided, That specifications for motor vehicles, which shall be so drawn as to admit of competition, shall to the extent otherwise practicable conform with the requirements of the National Guard."

(d) All other laws and parts of laws to the extent that they are inconsistent with this Act are hereby repealed.

SEC. 12. The Secretary of the Navy shall have the same authority with respect to contracts of the Department of the Navy as the Secretary of the Army has with respect to contracts of the Department of the Army under the Act of April 10, 1878, as amended (20 Stat. 36, as amended by the Act of March 3, 1883, 22 Stat. 487; U. S. C., title 5, sec. 218). The Secretary of the Army and the Secretary of the Air. Force shall have the same authority with respect to emergency purchases of war material abroad as the Secretary of the Navy has with respect to such purchases under the Act of June 30, 1914 (38 Stat. 399; U. S. C., title 34, sec. 568).

SEC. 13. This Act shall become effective ninety days after the date of enactment.

Approved February 19, 1948.

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REPORT

ON

STUDY OF ARMED SERVICES PROCUREMENT ACT TITLE 10, U. S. CODE, CHAPTER 137

SUBCOMMITTEE FOR SPECIAL INVESTIGATIONS

OF THE

COMMITTEE ON ARMED SERVICES
HOUSE OF REPRESENTATIVES
EIGHTY-FIFTH CONGRESS
FIRST SESSION

UNDER THE AUTHORITY OF

H. Res. 67



JUNE 15, 1957

Subcommittee Proceedings No. 3

Printed for the use of the Committee on Armed Services

UNITED STATES
GOVERNMENT PRINTING OFFICE
WASHINGTON: 1957

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tions are authorized. 3-804 Conduct of Negotiations. Evaluation of offerors' or contractors' proposals, including price revision proposals, by all personnel concerned with the procurement, as well as subsequent negotiations with the offeror or contractor, shall be completed expeditiously. Complete agreement of the parties on all basic issues shall be the objective of the contract negotiations. Basic questions should not be left for later agreement during price revision or other supplemental proceedings. Cost and profit figures of one offeror or contractor shall not be revealed to other offerors or contractors.

3-805 Selection of Offerors for Negotiation and Award.

(a) The normal procedure in negotiated procurements, after receipt of initial proposals, is to conduct such further negotiations as may be required to obtain the agreement most advantageous to the Government. There are certain instances where, despite the existence of conditions which required procurement by negotiation (ASPR 3-102), adequate competition is obtained and the low price or prices are determined to be fair and reasonable. In such instances, award may be made without further procedure as to price to that responsible form may be made without further negotiation as to price to that responsible firm submitting the proposal which is most advantageous to the Government.

(i) where a responsible offeror submitted in all other proposal which is substantially leaves then these submitted in all other proposals.

substantially lower than those submitted in all other proposals, negotiations may be conducted only with that offeror; or

(ii) where several responsible offerors submit proposals which are so grouped that a moderate reduction in price might make any one of the group low, further negotiations should normally be confined to offerors within such

Whenever negotiations are conducted with more than one offeror there shall be whenever negotiations are conducted with more than one offeror there shall be a strict avoidance of auction techniques. No information regarding the number or identity of the offerors participating in the negotiations shall be made available to the public or to anyone whose official duties do not require such knowledge. No indication shall be made to any offeror of a price which must be met to obtain further consideration. Whenever negotiations are being conducted with source of the product of the conducted successively. with several offerors, while such negotiations may be conducted successively, all offerors participating in such negotiations shall be offered an equitable opportunity to submit such revisions in their proposals as may result from the negotiations. All offerors shall be informed that after the submission of final prices, no information will be furnished to any offeror until priced beginning. information will be furnished to any offeror until award has been made.

(c) The procedures set forth in (a) and (b) above may not be applicable in

(c) The procedures set forth in (a) and (b) above may not be applicable in appropriate cases when procuring research and development, or special services (such as architect-engineer services) or when cost reimbursement type contracting is anticipated. Award of a contract may be properly influenced by the proposal which promises the greatest value to the Government in terms of possible performance, ultimate productibility, growth potential and other factors rather than the proposal offering the lowest price or probable cost and fixed fee.

(d) Whenever in the course of negotiation a substantial change is made in the Government's requirements, for example, increases or decreases in quantities or material changes in the delivery schedules, all offerors shall be given an equitable

material changes in the delivery schedules, all offerors shall be given an equitable opportunity to submit revised proposals under the revised requirements.

## Public Law 814 - 84th Congress Chapter 748 - 2d Session H. R. 12138

#### AN ACT

All 70 Stat. 678

Making supplemental appropriations for the fiscal year ending June 30, 1957, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following Supplemental sums are appropriated, out of any money in the Treasury not otherwise appropriated, to supply supplemental appropriations (this Act may be cited as the "Supplemental Appropriation Act, 1957") for the fiscal year ending June 30, 1957, and for other purposes, namely:

#### CHAPTER I

## DEPARTMENT OF AGRICULTURE

## AGRICULTURAL RESEARCH SERVICE

For an additional amount for "Salaries and Expenses," for "plant and animal disease and pest control", \$2,500,000 to be apportioned for use pursuant to section 3679 of the Revised Statutes, as amended, for the control of outbreaks of insects and plant diseases under the joint resolution approved May 9, 1938 (7 U. S. C. 148–148e), and the Act of August 13, 1954 (7 U. S. C. 148), to the extent necessary to meet 68 Stat. 717. emergency conditions.

## ANIMAL DISEASE LABORATORY FACILITIES

For an additional amount for "Animal disease laboratory facilities," for establishment of such facilities, including construction and alteration of buildings and acquisition of necessary land by purchase, donation, or exchange, \$16,250,000, to remain available until expended.

## COMMODITY STABILIZATION SERVICE

### SUGAR ACT PROGRAM

The limitation under this head in the Department of Agriculture and Farm Credit Administration Appropriation Act, 1957, on the amount of expenditures (including transfers) from this appropriation for other than payments to sugar producers is increased by \$189,000.

## FEDERAL CROP INSURANCE CORPORATION

## SUBSCRIPTION TO CAPITAL STOCK

To enable the Secretary of the Treasury to subscribe and pay for capital stock of the Federal Crop Insurance Corporation, as provided in section 504 of the Federal Crop Insurance Act (7 U. S. C. 1504), 52 Stat. \$13,000,000.

81424 - 56 O (748)

Law 814

## INDEPENDENT OFFICES

## Advisory Committee on Weather Control

## SALARIES AND EXPENSES

For necessary expenses of the Advisory Committee on Weather Control, established by the Act of August 13, 1953 (67 Stat. 559), as amended, including services as authorized by section 15 of the Act of August 2, 1946 (5 U.S. C. 55a), \$300,000.

### CHAPTER III

## CENTRAL INTELLIGENCE AGENCY

## CONSTRUCTION

For the preparation of detail plans and specifications and the construction of a Central Intelligence Agency headquarters installation, and for other purposes as authorized by title IV of the Act of July 15, 1955 (69 Stat. 349), to remain available until expended, \$49,000,000.

## DEPARTMENT OF DEFENSE

## Interservice Activities

#### LORAN STATIONS

For construction of additional loran stations by the Coast Guard, to remain available until expended, \$5,450,000, which shall be transferred to the appropriation, "Acquisition, construction, and improvements", Coast Guard.

## DEPARTMENT OF THE ARMY

## MAINTENANCE AND OPERATIONS

For an additional amount for "Maintenance and operations", \$88,000,000.

## MILITARY CONSTRUCTION, ARMY

For acquisition, construction, installation, and equipment of tem-For acquisition, construction, installation, and equipment of temporary or permanent public works, military installations, and facilities, for the Army, as authorized by section 505 of the Act of September 28, 1951 (Public Law 155), the Act of July 14, 1952 (Public Law 65 Stat. 343. 534), the Act of August 7, 1953 (Public Law 209), the Act of July 27, 66 Stat. 609. 1954 (Public Law 534), the Act of September 1, 1954 (Public Law 67 Stat. 441. 765), the Act of July 15, 1955 (Public Law 161), and the additional 1120. projects as may be authorized by law during the second session of 69 Stat. 329. the Eighty-fourth Congress, without regard to sections 1136 and 3734. the Eighty-fourth Congress, without regard to sections 1136 and 3734, Revised Statutes, as amended, including hire of passenger motor 10 usc 1339; vehicles; to remain available until expended, \$202,000,000, to be de-40 usc 259, 267. rived by transfer during the current fiscal year from the "Army stock fund".

## REDUCTION IN APPROPRIATION

#### ARMY STOCK FUND

The amount available in the Army Stock Fund is hereby reduced by \$357,000,000, such sum to be covered into the Treasury no later than December 31, 1956.

## Public Law 219 - 84th Congress Chapter 541 - 1st Session H. R. 7278

AN ACT

Making supplemental appropriations for the fiscal year ending June 30, 1956. and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following Supplemental sums are appropriated, out of any money in the Treasury not other. Appropriation wise appropriated, to supply supplemental appropriations (this Act Act, 1956. may be cited as the "Supplemental Appropriation Act, 1956") for the fiscal year ending June 30, 1956, and for other purposes, namely:

#### CHAPTER I

#### DEPARTMENT OF AGRICULTURE

AGRICULTURAL RESEARCH SERVICE

#### SALARIES AND EXPENSES

Not to exceed \$25,000 of funds appropriated under this head in the Department of Agriculture and Farm Credit Administration Appropriation Act, 1956, for research, shall be available for construction of a Ante, p. building at the United States Range Livestock Experiment Station, Miles City, Montana.

#### ANIMAL DISEASE LABORATORY FACILITIES

For preparation of plans and specifications for construction of facilities for animal disease research and control, and for surveys to determine the cost of acquiring and altering facilities which may be made suitable for such work, including employment pursuant to the second sentence of section 706 (a) of the Organic Act of 1944 (5 58 Stat. 742. U. S. C. 574), as amended by section 15 of the Act of August 2, 1946 60 Stat. 610. (5 U.S. C. 55a), \$250,000, to remain available until expended.

58 Stat. 742.

## COMMODITY EXCHANGE AUTHORITY

For an additional amount for "Commodity Exchange Authority", \$33,000.

FARMERS' HOME ADMINISTRATION

## LOAN AUTHORIZATIONS

For an additional amount for "Loan authorizations", for loans under title II of the Bankhead-Jones Farm Tenant Act, as amended, \$15,000,000: Provided, That not to exceed the foregoing amount shall be borrowed in one account from the Secretary of the Treasury in accordance with the provisions set forth under this head in the Department of Agriculture Appropriation Act, 1952.

50 Stat. 524. 7 USC 1007-

#### SALARIES AND EXPENSES

For an additional amount for "Salaries and expenses", \$350,000.

### OFFICE OF THE GENERAL COUNSEL

For an additional amount for "Office of the General Counsel", \$40,000.

Pub. Law 219.

All 69 Stat. 454 personnel in the Bureau of Yards and Docks and other personal serv ices necessary for the purposes of this appropriation; \$442,628,300, to remain available until expended.

#### AUDITED CLAIMS

Applicable current appropriations of the Department of the Navy shall be available for the payment of claims certified by the Comptroller General to be otherwise due, in the amounts stated below, from the following appropriations:

"Maintenance, Bureau of Supplies and Accounts", fiscal year 1943,

\$171.48; "Pay, subsistence, and transportation, Navy", fiscal year 1943,

"Maintenance, Bureau of Ships", fiscal year 1946, \$5,838.42; and "Transportation of things, Navy", fiscal year 1948, \$1,359.86.

#### DEPARTMENT OF THE AIR FORCE

#### MILITARY CONSTRUCTION, AIR FORCE

For an additional amount for acquisition, construction, installation, and equipment of temporary or permanent public works, military installations, and facilities for the Air Force as authorized by the Act of September 11, 1950 (Public Law 783), the Act of September 28, 64 Stat. 829.

1951 (Public Law 155), the Act of July 14, 1952 (Public Law 534), 50 USC 861 note.

the Act of August 7, 1953 (Public Law 209), the Act of April 1, 1954 65 Stat. 350.

(Public Law 325), the Act of July 27, 1954 (Public Law 534), the 66 Stat. 613.

Act of September 1, 1954 (Public Law 765), and of the Act of July 15, 66 Stat. 444.

Act of September 1, 1954 (Public Law 765), and of the Act of July 15, 66 Stat. 47, 543.

1955 (Public Law 161), without regard to sections 1136 and 3734, Ante, p. 337.

Revised Statutes, as amended; including hire of passenger motor 10 USC 1339; 40 vehicles, including research and development facilities at Wright-USC 259, 267.

Patterson Air Force Base, Dayton, Ohio; to remain available until Patterson Air Force Base, Dayton, Ohio; to remain available until expended, \$994,291,000 of which \$255,000,000 shall be derived by transfer from the appropriation "Procurement and production, Army": Provided, That not to exceed \$350,000 of this appropriation shall be used for the purposes authorized by section 303 of the Act Ante, p. 347. of July 15, 1955 (Public Law 161).

## GENERAL PROVISIONS

Sec. 302. Funds appropriated to the military departments for military public works in prior years are hereby made available for military public works authorized for each such department by the Act of July 15, 1955 (Public Law 161).

Sec. 303. None of the funds appropriated in this chapter shall be cost-plus-aexpended for payments under a cost-plus-a-fixed-fee contract for fixed-fee work where cost estimates exceed \$25,000 to be performed within the continental United States without the specific approval in writing of the Secretary of Defense setting forth the reasons therefor.

SEC. 304. None of the funds appropriated in this chapter shall be Expediting

expended for additional costs involved in expediting construction, construction. unless the Secretary of Defense certifies such costs to be necessary to protect the national interest and establishes a reasonable completion date for each such project, taking into consideration the urgency of the requirement, the type and location of the project, the climatic and seasonal conditions affecting the construction and the application of economical construction practices.

SEC. 305. None of the funds appropriated in this chapter shall be Bakeries, launused for the construction, replacement, or reactivation of any bakery, dries, etc.

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## THE SUPPLEMENTAL APPROPRIATION BILL, 1957

## HEALINGS

BEFORE THE

# EMITTEE ON APPROPRIATIONS UNITED STATES SENATE

EIGHTY-FOURTH CONGRESS

SECOND SESSION

ON

H. R. 12138

AN ACT MAKING SUPPLEMENTAL APPROPRIATIONS FOR THE FISCAL YEAR ENDING JUNE 30, 1957, AND FOR OTHER PURPOSES

Printed for the use of the Committee on Appropriations

717-796



and I do not think we ought to permit the expenditure of this money in such a way as will make it necessary to authorize \$10 million more

Mr. Dulles. I can assure that we do not propose to put the Con-

gress in this position.

Stenator STENNIS. I say that to you with great deference, Mr. Dulles. I am sure you are very sincere in this idea of your needs, but I believe that we are going to have to draw a line somewhere and stop these figures at some point, and I know this one did have the fullest consideration last year and it was in the hands of friends, in a way, in the Congress:

PREPABED STATEMENT

## (The formal statement of Mr. Dulles follows:)

## STATEMENT BY DIRECTOR OF CENTRAL INTELLIGENCE

1. Introduction

(a) The Congress, in title IV of the Military Construction Act of 1955 (60 Stat. 349), authorized \$46 million for the construction of a CIA headquarters building, together with \$8,500,000 for the extension of the George Washington Memorial Parkway from its present terminus at Spout Run to a point near Langley in Fairfax County, Va., if the agency finally selected a portion of the Government-owned Bureau of Public Roads property as the building site.

(b) The Congress initially appropriated (ch. III of the Supplemental Appropriation Act, 1956; 69 Stat. 453) \$5,500,000, with the understanding that \$3 million of this sum was for the preparation of detailed plans and specifications for the headquarters installation, and \$2,500,000 for acquiring right-of-way and

initiating construction of the parkway.

(c) I am here today to request the appropriation of the balance of the authorized funds—\$49 million—of which \$43 million is for the building and \$6 million for the extension of the parkway.

(a) When the Congress suggested last year that we study carefully the location of our proposed headquarters building, we engaged Clarke & Rapuano, a firm of consulting engineers and landscape architects of outstanding reputation in this field, to survey all the available sites and recommend the one best suited for the Agency's purpose.

(b) Their study resulted in a strong recommendation of a portion of the federally owned property presently occupied by the Bureau of Public Roads at

Langley, Va.

(c) Located on a 125-acre tract, part of a larger 750-acre Government reservation, the Langley site was chosen as the one location, among many sites inspected in detail, most adequate for safeguarding the security of CIA's operations and for conducting those operations with the greatest measure of economy and efficiency consistent with security considerations. This sites is bordered along the Potomac by parkway land, a belt 750 to 1,000 feet wide, under the control of the National Parks Service, affording an added measure of protection. control of the National Parks Service, allording an added measure of protection. The isolation, topography, and heavy forestation of the site provide additional security safeguards. It is efficiently located with respect to overcoming rush-hour traffic conditions, and it permits easy access to the White House, the National Security Council, and the State and Defense Departments, with which the bulk of CIA day-to-day coordination activities are concerned.

(d) The Agency approved the recommendation of Clarke & Rapuano and, as required by law, proposed it for consideration by the National Capital Planning Commission. The National Capital Regional Planning Council (5-3) and the National Capital Planning Commission (7-5) approved the Langley site on

December 5, 1955, and February 3, 1956, respectively.

(c) In addition, the Fairfax County Planning Commission, the Arlington and Fairfax County Boards and the Falls Church City Council have all endorsed this location.

(f) With your permission, I shall submit for the record the reports of the National Capital Planning Commission, the National Capital Regional Planning

## Public Law 161 - 84th Congress Chapter 368 - 1st Session H. R. 6829

### AN ACT

All 69 Stat.

To authorize certain construction at military, naval, and Air Force installations, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

naval, and Air Porce construction

#### TITLE I

Sec. 101. The Secretary of the Army is authorized to establish or Army develop military installations and facilities by the acquisition, construction, conversion, rehabilitation, or installation of permanent or temporary public works in respect of the following projects, which include site preparation, appurtenances, and related utilities and equipment:

CONTINENTAL UNITED STATES

#### TECHNICAL SERVICES FACILITIES

#### (Ordnance Corps)

Aberdeen Proving Ground, Maryland: Troop housing, community facilities, utilities, and family housing, \$1,736,000.

Black Hills Ordnance Depot, South Dakota: Family housing, \$1,428,000.

Blue Grass Ordnance Depot, Kentucky: Operational and maintenance facilities, \$509,000.

Erie Ordnance Depot, Ohio: Operational and maintenance facilities and utilities, \$1,933,000.

Frankford Arsenal, Pennsylvania: Utilities, \$855,000.

Lordstown Ordnance Depot, Ohio: Operational and maintenance facilities, \$875,000.

Pueblo Ordnance Depot, Colorado: Operational and maintenance facilities, \$1,843,000.

Red River Arsenal, Texas: Operational and maintenance facilities, \$140,000.

Redstone Arsenal, Alabama: Research and development facilities and community facilities, \$2,865,000.

Rock Island Arsenal, Illinois: Operational and maintenance facil-

ities, \$347,000.

Rossford Ordnance Depot, Ohio: Utilities, \$400,000. Savanna Ordnance Depot, Illinois: Operational and maintenance facilities, \$342,000.

Seneca Ordnance Depot, New York: Community facilities, \$129,000. Sierra Ordnance Depot, California: Operational and maintenance facilities, \$1,075,000.

White Sands Proving Ground, New Mexico: Troop supporting facility, and research and development facilities, \$1,247,000.

Wingate Ordnance Depot, New Mexico: Operational and maintenance facilities, \$632,000.

#### (Quartermaster Corps)

Atlanta General Depot, Georgia: Storage facilities, \$84,000. Belle Meade General Depot, New Jersey: Operational and maintenance facilities, \$174,000.

Fort Lee, Virginia: Troop housing, community facilities, medical facility, storage facilities, training facilities, operational and maintenance facilities, and family housing, \$8,589,000.

Demolition

space.

of temporary

subheading "Air Defense Command" in section 301, strike "\$107,000" and insert in lieu thereof "\$224,000".

(n) With respect to Pescadero Consolan Station, Pescadero, California, under the heading "Continental United States" and subheading "Air Defense Command" in section 301, strike "\$107,000" and insert in lieu thereof "\$224,000".

(o) With respect to Point Conception Consolan Station, Point Conception, California, under the heading "Continental United States" and subheading "Air Defense Command" in section 301, strike 68 Stat. 550. States'

"\$72,000" and insert in lieu thereof "\$232,000". (p) In clause (3) of section 502 thereof delete the amounts "\$389,125,000" and "\$398,954,000" and insert in lieu thereof the amounts "\$405,176,000" and "\$415,005,000", respectively. 68 Stat. 561.

SEC. 305. Classified location: The authority granted by section 66 Stat. 622. 302, of the Act of July 14, 1952, may be utilized to the extent of \$8,127,400 for the direct construction of family housing.

## TITLE IV

SEC. 401. The Director of Central Intelligence is authorized to pro-Central Intelligence Agency, vide for a headquarters installation for the Central Intelligence Headquarters Agency, in the District of Columbia or elsewhere, by the acquisition of installation. land at a cost of not to exceed \$1,000,000, and construction of buildings, facilities, appurtenances, utilities, and access roads at a cost of not to exceed \$54,500,000, of which not more than \$8,500,000 shall be available for transfer to the National Capital Planning Commission and the Department of the Interior for acquisition of land for and construction to extend the George Washington Memorial Parkway to the present site of the research station of the Bureau of Public Roads at Langley, Fairfax County, Virginia: Provided, That at such time as it is determined that construction of such headquarters installation at said research station will not be commenced or continued, said amount of \$8,500,000, or the remainder thereof, shall no longer be available for obligation: Provided further, That at such time as the Central Intelligence Agency occupies the headquarters installation authorized by this title, the Administrator of General Services is authorized and directed to accomplish the demolition and removal of temporary Government building space in the District of Columbia of equivalent occupancy to that relinquished by the Central Intelligence Agency.

### TITLE V

## GENERAL PROVISIONS

Sec. 501. The Secretaries of the Army, Navy, and Air Force are Acquisition of respectively authorized to proceed with the establishment or developland, etc. ment of military and naval installations and facilities as authorized by titles I, II, and III of this Act, and the Director of Central Intelligence is authorized to proceed with the establishment of a Central Intelligence Agency Headquarters Installation as authorized by title IV of this Act, without regard to the provisions of sections 1136, 3648, and 3734, as respectively amended, of the Revised Statutes, and prior 10 USC 1339; to approval of title to underlying land, as provided by section 355, 31 USC 5291 as amended, of the Revised Statutes. The authority under this Act of 40 USC 259, 267. the Secretary of a military department to provide family housing 33 USC 733 includes authority to acquire such land as the Secretary concerned and note. determines, with the approval of the Secretary of Defense, to be necessary in connection therewith. The authority to establish or 69 Stat. 349. develop such installations and facilities shall include, in respect of those installations and facilities as to which family housing or the 69 Stat. 350. acquisition of land is specified in titles I, II, III, and IV of this Act, authority to make surveys and to cquire lands and rights and interests

Approved For Release 2003/04/23 : CIA-RDP90-00610R0001001

#### 83d CONGRESS 1st Session

# <sup>s</sup> H. CON. RES. 168

## IN THE HOUSE OF REPRESENTATIVES

700 1914 1 102 0 11 12 12 July 23, 1953

Mrs. Kelly of New York submitted the following concurrent resolution; which was referred to the Committee on Rules

# CONCURRENT RESOLUTION

- 1 Resolved by the House of Representatives (the Senate
- 2 concurring), That there is hereby established a Joint Com-
- 3 mittee on Intelligence matters to be composed of nine Mem-
- 4 bers of the Senate to be appointed by the President of the
- 5 Senate, and nine Members of the House of Representatives
- 6 to be appointed by the Speaker of the House of Representa-
- 7 tives. In each instance not more than five Members shall
- 8 be members of the same political party.
- 9 SEC. 2. The joint committee shall make continuing
- 10 studies of the intelligence activities and problems relating
- 11 to the gathering of intelligence affecting the national security
- and of its coordination and utilization by the various departments Approved For Release 2003/04/23: CIA-RDP90-00610R000400160028-0

83d CONGRESS 2d Session

# S. CON. RES. 69

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## IN THE SENATE OF THE UNITED STATES

MARCH 10 (legislative day, MARCH 1), 1954

Mr. Mansfield (for himself, Mr. Barrett, Mr. Burke, Mr. Butler of Maryland, Mr. Capehart, Mr. Clements, Mr. Daniel, Mr. George, Mr. Gillette, Mr. Humphrey, Mr. Johnson of Colorado, Mr. Johnston of South Carolina, Mr. Kilgore, Mr. Lehman, Mr. Maybank, Mr. Martin, Mr. Mundt, Mr. Murray, Mr. Neely, Mr. Pastore, and Mr. Fulbright) submitted the following concurrent resolution; which was referred to the Committee on Rules and Administration

## CONCURRENT RESOLUTION

- 1 Resolved by the Senate (the House of Representatives
- 2 concurring), That there is hereby established a Joint Com-
- 3 mittee on Central Intelligence to be composed of five Mem-
- 4 bers of the Senate to be appointed by the President of the
- 5 Senate, and five Members of the House of Representatives
- 6 to be appointed by the Speaker of the House of Representa-
- 7 tives. In each instance not more than three members shall
- 8 be members of the same political party.
- 9 SEC. 2. The joint committee shall make continuing
- 10 studies of the activities of the Central Intelligence Agency

Approved For Release 2003/04/23 : CIA-RDP90-00610R000100160028-0

83d CONGRESS 1st Session

# H. CON. RES. 169

## IN THE HOUSE OF REPRESENTATIVES

July 23, 1953

Mr. Zablocki submitted the following concurrent resolution; which was referred to the Committee on Rules

## CONCURRENT RESOLUTION

- 1 Resolved by the House of Representatives (the Senate
- 2 concurring), That there is hereby established a Joint Com-
- 3 mittee on Intelligence Matters to be composed of nine
- 4 Members of the Senate to be appointed by the President
- 5 of the Senate, and nine Members of the House of Repre-
- 6 sentatives to be appointed by the Speaker of the House of
- 7 Representatives. In each instance not more than five Mem-
- 8 bers shall be members of the same political party.
- 9 SEC. 2. The joint committee shall make continuing
- 10 studies of the intelligence activities and problems relating to
- 11 the gathering of intelligence affecting the national security
- 12 and of its coordination and utilization by the various de-

Mpproved For Release 2003/04/23: CIA-RDP90-00610R000100160028-0

83d CONGRESS 1st Session

# H. CON. RES. 167

## IN THE HOUSE OF REPRESENTATIVES

onre 122 en la la July 21, 1953

Mr. Patterson submitted the following concurrent resolution; which was referred to the Committee on Rules

## CONCURRENT RESOLUTION

- 1 Resolved by the House of Representatives (the Senate
- 2 concurring), That there is hereby established a Joint Com-
- 3 mittee on Central Intelligence to be composed of nine Mem-
- 4 bers of the Senate to be appointed by the President of the
- 5 Senate, and nine Members of the House of Representatives
- 6 to be appointed by the Speaker of the House of Representa-
- 7 tives. In each instance not more than five Members shall
- 8 be members of the same political party.
- 9 Sec. 2 The joint committee shall make continuing studies
- 10 of the activities of the Central Intelligence Agency and of
- 11 problems relating to the gathering of intelligence affecting the
- 12 national security and of its coordination and utilization by the

V Approved For Release 2003/04/23 : CIA-RDP90-00610R000100160028-0

# H. CON. RES. 217

## IN THE HOUSE OF REPRESENTATIVES

March 22, 1954 Mr. Brownson submitted the following concurrent resolution; which was referred to the Committee on Rules

# CONCURRENT RESOLUTION

- Resolved by the House of Representatives (the Senate 1
- concurring), That there is hereby established a Joint Com-
- mittee on Central Intelligence to be composed of five Mem-
- bers of the Senate to be appointed by the President of the
- Senate, and five Members of the House of Representatives
- to be appointed by the Speaker of the House of Representa-
- tives. In each instance not more than three members shall
- be members of the same political party.
- SEC. 2. The joint committee shall make continuing 9
- studies of the activities of the Central Intelligence Agency 10
- and of problems relating to the gathering of intelligence
- Afforived for Release 2003/04/23: CIA-RDP90-00610R0001001600

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Washington 25, D. C.

# Approved For Release 2003/04/23: CIA-RDP90-00610R000100160028-0 UNITED STATES CIVIL SERVICE COMMISSION WASHINGTON 25, D.C.

December 10, 1958 and a substitution of the property of the president bureau of the Budget of the president

Dear Mr. Focks:

The Proposed Presidential directive exempting the Central Intelligence Agency from certain provisions of the Government Employees Training Act and the exchange of correspondence between the Budget Bureau and the Central Intelligence Agency concerning that directive.

We agree that most of the exemptions recommended are necessary and desirable, and we concur in the proposal that they be granted by Presidential action.

The proposed exemptions from sections 6, 14, and 16 of the Act seem to us to be unnecessary. Exemption from a portion of section 7 will effectively remove the Agency from Commission regulations issued under authority of section 6. Section 16 gives the Commission no authority to require from agencies information and materials which they do not wish to furnish. Any assignment of a CIA officer or employee to a facility advocating overthrow of the Government would be for purposes other than training and could undoubtedly be made under other authority than that contained in P. L. 85-507; from the standpoint of Congressional and public relations, therefore, it might be well to avoid a formal exemption from section 14. If further consideration by the Bureau and the Agency shows that these exemptions are desirable, however, we have no objection to their being granted.

The exemption from the section 10 provision should, we believe, read: "so much of section 10 as provides, 'in accordance with regulations issued by the Commission under authority of section 6(a)(8)".

We recommend that the Agency be exempted from the whole of section II, rather than from that portion of II(c) which refers to the Commission's regulations. This action would provide relief from the requirement imposed by section II(a) that written agreements be obtained in advance from all employees assigned to training in non-Government facilities. We feel sure that such relief will be needed, and it will not be provided by the exemption which the Agency has proposed.

We agree with the Agency that so long as it establishes no new training programs under the Act, the effective date for the repeal of section 4 of the Central Intelligence Agency Act of 1949 will be 270 agrees following enactment of the Government Employees Training Act.

By direction of the Commission:

Sincerely,

Harris Ellsworth Chairman

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proposed Presidential Directive covering exemptions from the Training Act to the Civil Service Commission for comment. Attached is the Commission's reply. This has been given to us by the Bureau on an informal basis. We expect the Bureau to request our		THE Dates.	if of the park		tea oar
we stand on our letter of 8 December from		proposed Presi exemptions from Service Commis- is the Commis- given to us by basis. We exp comment on the we stand on ou	idential Director the Training ission for considering the Bureau of the Bureau is letter in wards.	tive covering Act to nament.  This has an information are required to require the recent of the combes of the comb	the Civil Attached s been rmal nest our therwise r from
we stand on our letter of 8 December from the Director.		proposed Presi exemptions from Service Commis- is the Commis- given to us by basis. We exp comment on the we stand on ou	idential Direct method the Training ission for considering the Bureau of the Bureau is letter in with a letter of 8 I	tive covering Act to nament.  This has an info ou to requiriting, o december	the Civil Attached been rmal sest our therwise r from
we stand on our letter of 8 December from the Director.  JOHN S. WARNER  Legislative Counsel		proposed Presi exemptions from Service Commis- is the Commis- given to us by basis. We exp comment on the we stand on out the Director.	idential Direct m the Trainir ission for consion's reply. the Bureau or sect the Burea is letter in wir r letter of 8 I	tive covering Act to nament.  This has an information of the requirement.  HIN S. W. vislative	the Civil Attached been rmal lest our therwise r from
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comment on this letter in writing, otherwise we stand on our letter of 8 December from the Director.  JOHN S. WARNER  Legislative Counsel  FOLD HERE TO RETURN TO SENDER  FROM: NAME, ADDRESS AND PHONE NO.  DATE		proposed Presi exemptions from Service Commissions the Commissions of the Commission of the Comment on the Westand on out the Director.  FOLD HE FROM: NAME, AND ADDRESS OF THE PROPERTY OF TH	idential Direct m the Training ission for consistent for consistent in the Bureau of the Bureau of the Bureau is letter in with a letter of 8 I grant of 100 Leg re to return to the bureau of the Bur	tive covering Act to ment.  This has an info ou to require the comben of	the Civil Attached been rmal lest our therwise r from

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Calendar No. 1340

80TH CONGRESS 2D SESSION S. 2688

[Report No. 1302]

## IN THE SENATE OF THE UNITED STATES

May 17 (legislative day, May 10), 1948

Mr. Salironstall, from the Committee on Armed Services, reported the following bill; which was read twice and ordered to be placed on the calendar

## A BILL

To provide for the administration of the Central Intelligence Agency, established pursuant to section 102, National Security Act of 1947, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 DEFINITIONS
- 4 Section 1. That when used in this Act, the term-
- 5 (a) "Agency" means the Central Intelligence Agency;
- 6 (b) "Director" means the Director of Central Intelli-
- 7 gence;
- 8 (c) "Government agency" means any executive depart-
- 9 ment, commission, council, independent establishment,
- 10 corporation wholly or partly owned by the United States

1 ganizations when such attendance would be of benefit
in the conduct of the work of the Agency; association
and library dues; payment of claims pursuant to section
4 403 of the Federal Tort Claims Act of 1946 (60 Stat
5 843; 28 U. S. C. 921); repair, rental, operation, and
6 maintenance of buildings, utilities, facilities, and ap
7 get purtenances.
8 .f. (b) The sums made available to the Agency may be
9 expended without regard to the provisions of law and regu
10 lations relating to the expenditure of Government funds; and
11 for objects of a confidential, extraordinary or emergency
12 nature, such expenditures to be accounted for solely on the
13 certificate of the Director and every such certificate shall be
14 deemed a sufficient voucher for the amount therein certified
15 SEPARABILITY OF PROVISIONS
SEC. 8. If any provision of this Act, or the application
17 of such provision to any person or circumstances, is held
18 invalid, the remainder of this Act or the application of such
19 provision to persons or circumstances other than those as
to which it is held invalid, shall not be affected thereby.
21 SHORT TITLE
SEC. 9. This Act may be cited as the "Central In-
telligence Agency Act of 1948".